UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

KERRY AND SHEILA MACLEAN, INDIVIDUALLY and HUSBAND & WIFE and as P/N/G of J.L.M. and E.M.,

Plaintiffs,

CIVIL ACTION

v.

BOROUGH OF HELLERTOWN, et al.,

5:17-CV-02085-LS

Defendants.

NOTICE OF VOLUNTARY DISMISSAL, WITH PREJUDICE, PURSUANT TO F.R.C.P. 41(a)(1)(A)(i) OF THE CLAIMS OF PLAINTIFFS, KERRY AND SHEILA MACLEAN, INDIVIDUALLY AND HUSBAND & WIFE AND AS P/N/G OF J.L.M AND E.M. AGAINST DEFENDANT BOROUGH OF HELLERTOWN

Plaintiffs Kerry and Sheila Maclean, Individually and Husband & Wife and as P/N/G of J.L.M. and E.M., by and through their attorneys, pursuant to F.R.C.P. Rule 41(a)(1)(A)(i) hereby dismiss all claims asserted in the Complaint filed by Plaintiffs Kerry and Sheila Maclean, Individually and Husband & Wife and as P/N/G of J.L.M. and E.M. against Defendant Borough of Hellertown, with prejudice. Additionally, all references, both explicit and implicit, to Defendant Borough of Hellertown are hereby stricken, with prejudice, from Plaintiffs Kerry and Sheila Maclean, Individually and Husband & Wife and as P/N/G of J.L.M. and E.M. Complaint.

As of the time of the filing of this Notice, no responsive pleading to the Complaint of Plaintiffs Kerry and Sheila Maclean, Individually and Husband &

Wife and as P/N/G of J.L.M. and E.M. has been filed or served by Defendant Borough of Hellertown.

SCHAFKOPFLAW, LLC

/s/ Gary Schafkopf

Gary Schafkopf, Esquire Attorney ID #83362 gary@schaflaw.com 11 Bala Avenue Bala Cynwyd, PA 19004 Phone: 610-664-5200 x 104

WEISBERG LAW

/s/ Matthew B. Weisberg

Matthew B. Weisberg , Esquire Attorney ID #85570 mweisberg@weisberglawoffices.com 7 South Morton Avenue Morton, PA 19070 Phone 610-690-0801

Attorneys for Plaintiffs Kerry and Sheila Maclean, Individually and Husband & Wife and as P/N/G of J.L.M. and E.M.

Dated: June 6, 2017

CERTIFICATE OF SERVICE

I, Matthew Weisberg, Esquire, of Weisberg Law, do hereby certify that I served a true and correct copy of the foregoing *Notice of Dismissal pursuant to*F.R.C.P. Rule 41(a)(1)(A)(i) of claims against Defendant Borough of

Hellertown asserted by Plaintiffs Kerry and Sheila Maclean, Individually and

Husband & Wife and as P/N/G of J.L.M. and E.M. via ECF and regular

mail upon the following parties:

Robert J. Balch, Esquire Post & Schell, P.C. 1245 S. Cedar Crest Blvd. Suite 300 Allentown, PA 18103

Northampton County 669 Washington Street Easton, PA 18042

Saucon Valley High School 2100 Polk Valley Road Hellertown, PA 18055

Saucon Valley School District 2097 Polk Road Hellertown, PA 18055

Saucon Valley Middle School 2095 Polk Valley Road Hellertown, PA 18055 Eric D. Kahler 2100 Polk Valley Road Hellertown, PA 18055

Kenneth Napaver 2100 Polk Valley Road Hellertown, PA 18055

Pamela J. Bernardo 2095 Polk Valley Road Hellertown, PA 18055

Lori Gamble 2100 Polk Valley Road Hellertown, PA 18055

Thomas Halcisak 2100 Polk Valley Road Hellertown, PA 18055

WEISBERG LAW

/s/ Matthew B. Weisberg
Matthew B. Weisberg, Esquire

Dated: June 6, 2017